PATENT



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee:

Wilusz, et al.

Patent No.:

6,852,531 B2

**Issued:** 

**February 8, 2005** 

Docket: 1368-18 RCE

For:

COMPOSITIONS AND METHODS

FOR REPRODUCING AND MODULATING MAMMALIAN

MESSENGER RNA DECAPPING

Dated: May 20, 2005

I hereby certify this correspondence is being deposited with the United States Postal Service as first class mail, postpaid in an envelope, addressed to: Commissioner for

Patents, Alexandria, VA 22313-1450

Date: May 20, 2005

Signature: K.J. Goodhand/ N. J. Swahm

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Attention: Decision and Certificate of Correction Branch of the Patent Issue Division

Certificate

of Correction

## REQUEST FOR CERTIFICATE OF CORRECTION OF PATENT FOR PTO MISTAKE UNDER 37 C.F.R. 1.322(a)

Sir:

Patentee respectfully requests correction of the mistakes in the above-referenced U.S. Patent No. 6,852,531 B2. In particular:

On the Cover Page at (74) Attorney, Agent, or Firm, the printed patent incorrectly reads "Hoffman & Baron, LLP". The patent should read --Hoffmann & Baron, LLP--.

At column 4, line 21, the printed patent incorrectly reads "...The <sup>7me</sup>GDP product the decapping reaction...". At page 2, line 12, of the Amendment filed on December 11, 2003, however, the text reads ---The <sup>7me</sup> GDP product of the decapping reaction...-.

At column 4, line 34, the printed patent incorrectly reads "After 5 mm., UV cross-linking was...". At page 3, lines 11-12, of the Amendment fled on December 11, 2003, however, the text reads --After 5 min., UV cross-linking was...-.

At column 5, lines 29-30, the printed patent incorrectly reads "...were incubated n the in vitro...". At page 5, line 4, of the Amendment filed December 11, 2003, however, the text reads --...were incubated in the in vitro...-.

At column 21, line 34, the printed patent incorrectly reads "...cells purified sing a combination...". At page 2, line 10 of the Amendment filed December 11, 2003, however, the text reads --...cells purified using a combination...-.

These mistakes are a result of errors on the part of the U. S. Patent and Trademark Office, as demonstrated by the above-noted references which included proper language. Appropriate correction is therefore respectfully requested.

Attached herewith in duplicate form please find a fully completed Form PTO-SB/44 with at least one copy being suitable for printing.

Please forward the Certificate of Correction to:

Daniel A. Scola, Jr., Esq. Hoffmann & Baron, LLP 6900 Jericho Turnpike Syosset, NY 11791-4407 Any questions concerning this communication should be directed to the undersigned, who can be reached by telephone at (973) 331-1700.

Respectfully submitted,

Daniel A. Scola Ir. Registration No. 29,855 Attorney for Applicant(s)

HOFFMANN & BARON, LLP 6900 Jericho Turnpike Syosset, New York 11791 (973) 331-1700 Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control
(Also Form PTO-1050)

## UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO : 6,852,531 B2

DATED : February 8, 2005

INVENTOR(S): Wilusz et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

On the cover page at (74) Attorney, Agent, or Firm, the patent should read "Hoffmann & Baron, LLP".

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At column 5, lines 29-30, the printed patent should read "...were incubated in the in vitro...".

At column 21, line 34, the printed patent should read "...cells purified using a combination...".

MAILING ADDRESS OF SENDER: Daniel A. Scola, Jr.
Hoffmann & Baron, LLP
6900 Jericho Turnpike
Syosset, NY 11791-4407

PATENT NO. 6,852,531 B2

No. of additional copies

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This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing the burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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